IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

| |) |
|-----------------------------------|-------------------------|
| MICHAEL RYAN PEACOCK, |) |
| Individually and On Behalf of All |) |
| Others Similarly Situated, |) |
| Plaintiffs, |)) CIVIL ACTION |
| v. |) NO. 1:16-cv-04353-MHC |
| YAKIM MANASSEH JORDAN, |) |
| |) |
| Defendant. |) |

AMENDED CERTIFICATE OF SERVICE OF DISCOVERY

In accordance with LR 5.4, NDGa., Plaintiff hereby certifies that on the evening of August 11, 2017, he attempted to serve "Plaintiff's Second Request for Production of Documents and Things" and "Plaintiff's First Requests for Admission" on Defendant by having a courier leave said documents outside the entrance of Defendant's attorney's law office, which was closed, in an envelope addressed as follows:

John H. Bedard, Jr.
Michael K. Chapman
BEDARD LAW GROUP, P.C.
2810 Peachtree Industrial Blvd.
Suite D
Duluth, Georgia 30097

Additionally, also on the evening of August 11, 2017, Plaintiff sent courtesy copies of the aforementioned discovery by email to Defendant's counsel, addressed as follows:¹

John H. Bedard, Jr. jbedard@bedardlawgroup.com Michael K. Chapman mchapman@bedardlawgroup.com

Dated: August 18, 2017 Respectfully submitted,

s/ Michael Ryan Peacock Michael Ryan Peacock *Pro se* Plaintiff Georgia Bar No. 001356

NEY HOFFECKER PEACOCK & HAYLE, LLC One Midtown Plaza, Suite 1010 1360 Peachtree Street N.E. Atlanta, Georgia 30309 404-760-7396 470-225-6646 Fax michael@nhphlaw.com

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However, neither Defendant nor his counsel have consented to service by electronic means as contemplated by Rule 5(b)(2)(E).

CERTIFICATE OF SERVICE

I hereby certify that on August 18, 2017, I electronically filed **Plaintiff's Amended Certificate Of Service Of Discovery** with the Clerk of Court using the CM/ECF system, which will automatically send e-mail notification of such filing to the following attorneys of record:

John H. Bedard, Jr. jbedard@bedardlawgroup.com Michael K. Chapman mchapman@bedardlawgroup.com

Dated: August 18, 2017 Respectfully submitted,

s/ Michael Ryan Peacock

Michael Ryan Peacock *Pro se* Plaintiff Georgia Bar No. 001356

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